## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

ContentGuard Holdings, Inc.,	
Plaintiff,	Civil Action No. 2:14-cv-0061-JRG
v.	JURY TRIAL DEMANDED
Google Inc.,	
Defendant.	

## **NOTICE OF COMPLIANCE**

Pursuant to Paragraph 12 of the Amended Protective Order Regarding the Disclosure and Use of Discovery Materials (Dkt. No. 69), notice is given that Plaintiff ContentGuard Holdings, Inc. produced third-party confidential information in compliance with the Amended Protective Order and verifies as follows:

1. **Fujitsu:** ContentGuard notified Fujitsu of its intent to produce information by letter dated November 26, 2014, sent by email and overnight delivery. Fujitsu responded via email on December 10, 2014. Fujitsu requested that certain specific information relating to another party be omitted from the production. Otherwise, Fujitsu consented to the production of the materials as confidential, attorneys' eyes only. The material Fujitsu requested redacted appears irrelevant to the claims and defenses in the case. Accordingly, ContentGuard has produced the documents with the requested redactions as confidential attorneys' eyes only.

- 2. **Sharp:** ContentGuard notified Sharp of its intent to produce information by letter dated November 26, 2014, sent by email and overnight delivery. Sharp responded via email on December 3, requesting the redaction of certain information relating to patents that are neither in suit, nor in the same chain of priority as the patents in suit, nor foreign counterparts. ContentGuard has produced the documents with the requested redactions as confidential attorneys' eyes only.
- 3. **Kyocera**: ContentGuard notified Kyocera of its intent to produce information by letter dated December 1, 2014, sent by overnight delivery. Kyocera responded via email on December 10 that it would be objecting to the production of the information.

Dated: December 15, 2014 Respectfully submitted,

/s/ Sam Baxter

Samuel F. Baxter Texas Bar No. 01938000 sbaxter@mckoolsmith.com MCKOOL SMITH P.C. 104 East Houston, Suite 300 Marshall, Texas 75670 Telephone: (903) 923-9000

Facsimile: (903) 923-90099

Robert A. Cote rcote@mckoolsmith.com Radu A. Lelutiu rlelutiu@mckoolsmith.com MCKOOL SMITH P.C. One Bryant Park, 47<sup>th</sup> Floor New York, New York 10036 Telephone: (212) 402-9400

Facsimile: (212) 402-9444

Holly E. Engelmann hengelmann@mckoolsmith.com Seth Hasenour shasenour@mckoolsmith.com MCKOOL SMITH P.C. 300 Crescent Court, Suite 1500 Dallas, Texas 75201

Telephone: (214) 978-4000 Facsimile: (214) 978-4044

Counsel for ContentGuard Holdings, Inc.

## **CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, this document was served on all counsel who have consented to electronic services on December 15, 2014. Local Rule CV-5(a)(3)(A).

/s/ Holly Engelmann